c&macapitolink

December 6, 2007

The Honorable Joseph Wu
Representative
Taipei Economic and Cultural Representative Office in USA
4201 Wisconsin Ave., N.W.
Washington, D.C. 20016-2137

CRM/CES/REGISTRATION UNIT

Dear Representative Wu:

Pursuant to discussions between Paul Behrends and yourself, this letter will serve to memorialize an agreement concerning the engagement of C&M Capitolink LLC (Capitolink) by the Taiwan Economic and Cultural Representative's Office (TECRO) to provide public affairs consulting services.

Paul Behrends, a Partner at Capitolink, will lead all work efforts with TECRO on this matter. For the services of this agreement, TECRO agrees to pay Capitolink \$10,000 monthly. No ordinary out-of-pocket expenses will be billed to TECRO, but rather will be covered within the monthly retainer. Extraordinary expenses over \$175, such as for travel, that may require additional funding will be approved by TECRO in advance. The term of this agreement shall extend from December 1, 2007 to April 30, 2008. Early termination of this agreement should be done in writing by either party with 30 days notice.

It is our mutual understanding and intent that Capitolink's work, and all communications with and among TECRO and others retained by TECRO with respect to this matter, shall be confidential. In this regard, all oral and written communications and other information obtained or generated as a result of this agreement shall be maintained as confidential and shall not be disclosed to any third party without written prior consent by TECRO, or as required by law or court order.

TECRO is engaging Capitolink, and not Crowell & Moring LLP, the law firm with which it is affiliated, although TECRO may have other agreements with C&M International, also an affiliate of Crowell & Moring LLP.

In its capacity, Capitolink shall make its best efforts to assist TECRO in advancing an appreciation of Taiwan's history, cultural uniqueness and democratic development. This should include strategic advice, government relations, and public

December 6, 2007

Page 2

communications activities. The specific nature of these objectives shall be further developed by TECRO with advice and assistance of Capitolink.

Capitolink has had excellent past history with payments from its clients in Taiwan and looks forward to that relationship continuing. Any dispute or claim arising out of or related to this contract, or breach thereof, shall be settled amicably. If such a dispute cannot be settled amicably, such disputes shall be settled by arbitration administered by the American Arbitration Association under its International Arbitration rules, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. Number of arbitrats shall be one (1). The location of the arbitration shall be Washington, DC. The language of arbitration proceedings shall be in English.

Representative Wu, we look forward to working with TECRO. Please do not hesitate to contact Paul or myself on any aspect of this agreement. If this agreement is acceptable, please sign the enclosed copy in the space below and return it to me in the attached envelope.

Sincerely,

Pat Donnelly Managing Partner

AGREED:

By Joseph Wu

Representative

Taiwan Economic and Cultural Representative Office